PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference PHUS030271WO	FOR FURTHER ACTION	See item 4 below	
International application No. PCT/IB2004/051475	International filing date (day/month/year) 04 August 2004 (04.08.2004)	Priority date (day/month/year) 07 August 2003 (07.08.2003)	
International Patent Classification (8th See relevant information in Form P	n edition unless older edition indicated) PCT/ISA/237		
Applicant KONINKLIJKE PHILIPS ELECTRO	DNICS, N.V.		

This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule $44 \ bis.1(a)$.

2.	This REPORT consists of a total	of 7 sheets, including this co	over sheet.
	In the attached sheets, any reference to the international preliminary re	nce to the written opinion of eport on patentability (Chapt	the International Searching Authority should be read as a reference ter I) instead.
3.	This report contains indications r	elating to the following item	ns:
	Box No. I	Basis of the report	
	Box No. II	Priority	
	Box No. III	Non-establishment of opi applicability	nion with regard to novelty, inventive step and industrial
	Box No. IV	Lack of unity of invention	n
	Box No. V	Reasoned statement unde applicability; citations an	r Article 35(2) with regard to novelty, inventive step or industrial d explanations supporting such statement
	Box No. VI	Certain documents cited	
	Box No. VII	Certain defects in the inte	ernational application
	Box No. VIII	Certain observations on t	he international application
4.	The International Bureau will co not, except where the applicant r date (Rule 44bis .2).	mmunicate this report to des nakes an express request und	signated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but der Article 23(2), before the expiration of 30 months from the priority
			Date of issuance of this report 13 February 2006 (13.02.2006)
	The International Bure 34, chemin des Col 1211 Geneva 20. Sv	ombettes	Authorized officer Idhir Britel
Facsi	mile No. +41 22 740 14 35		Telephone No. +41 22 338 70 60
Form	PCT/IB/373 (January 2004)		

PATENT COOPERATION TREATY

	the RNATIONAL SEAR	CHING AUTHORITY		4 OCT 2004	DOT
To:			REC'D	4 001 2001	PCT
			WIPO	PCT	
	see form F	CT/ISA/220		INTERNATIO	ITEN OPINION OF THE DNAL SEARCHING AUTHORITY (PCT Rule 43 <i>bis</i> .1)
		(")			
		Haris Ar	V	Date of mailing (day/month/year)	see form PCT/ISA/210 (second sheet)
	cant's or agent's file form PCT/ISA/22			FOR FURTHER See paragraph 2 be	
	national application N	1	national filing date (day/month/year)	Priority date (day/month/year) 07.08.2003
Interr	national Patent Class	ification (IPC) or both na	ational classification	and IPC	
	N5/44, H03J1/00				
	icant				
		IPS ELECTRONIC	S, N.V.		
		<u> </u>			
1.	This opinion co	ntains indications re	elating to the fol	lowing items:	
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	⊠ Box No. I	Basis of the opinion			
	⊠ Box No. II	Priority	tinian with roo	and to povolty invol	ntive step and industrial applicability
	☐ Box No. III			iato to noveity, invei	itive step and industrial applications
	☐ Box No. IV	Lack of unity of inve		in 1/a/il with rogard	to novelty, inventive step or industrial
	⊠ Box No. V	applicability; citation	s and explanation	is supporting such s	tatement
	☐ Box No. VI	Certain documents	cited		
	☐ Box No. VII	Certain defects in th	e international ap	plication	
	☐ Box No. VIII	Certain observations	s on the internatio	nal application	
2.	FURTHER ACT	ON			
	written opinion of the applicant characteristic international Burwill not be so co	f the International Pre coses an Authority ott reau under Rule 66.1/ nsidered.	eliminary Examini ner than this one t bis(b) that written	ng Authority ("IPEA" to be the IPEA and t opinions of this Inte	will usually be considered to be a). However, this does not apply where he chosen IPEA has notifed the rnational Searching Authority
	submit to the IP	EA a written reply togotate at the contract of	ether, where appr	opriate, with amend	ne IPEA, the applicant is invited to ments, before the expiration of three on of 22 months from the priority date,
	For further optio	ns, see Form PCT/IS/	A/220.		
3.	For further deta	ls, see notes to Form	PCT/ISA/220.		
Nar	me and mailing addre	ess of the ISA:		Authorized Officer	Jan Verman
<u> </u>	<u>al</u> -	Data de Company	Ct- 100		
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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/IB2004/051475

_	Box	No. I Basis of the opinion
1.	With the la	regard to the language , this opinion has been established on the basis of the international application in anguage in which it was field, unless otherwise indicated under this item.
		This opinion has been established on the basis of a translation from the original language into the following language , which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).
2.	With nece	regard to any nucleotide and/or amino acid sequence disclosed in the international application and essary to the claimed invention, this opinion has been established on the basis of:
	a. ty	pe of material:
		a sequence listing
		table(s) related to the sequence listing
	b. fo	rmat of material:
		in written format
		in computer readable form
	c. tin	ne of filing/furnishing:
		contained in the international application as filed.
		filed together with the international application in computer readable form.
		furnished subsequently to this Authority for the purposes of search.
3.	 	In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4.	Addit	tional comments:

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/IB2004/051475

	x No. II	Priority			
. 🖾	The fol	lowing document has	s not been	furnished	:
	⊠	copy of the earlier a	pplication	whose pric	ority has been claimed (Rule 43bis.1 and 66.7(a)).
		translation of the ea	rlier appli	cation who	se priority has been claimed (Rule 43bis.1 and 66.7(b)).
	Conse neverti	quently it has not been heless been establish	en possible ned on the	e to conside assumption	ler the validity of the priority claim. This opinion has on that the relevant date is the claimed priority date.
. 🗆	has be	oinion has been esta en found invalid (Rul ate indicated above i	les 43 <i>bis.</i> :	1 and 64.1)	ity had been claimed due to the fact that the priority claim . Thus for the purposes of this opinion, the international ne relevant date.
Ad	ditional	observations, if neces	ssarv:		
		,	•		
Bo	x No. V	Reasoned stater	nent und	er Rule 43	bis.1(a)(i) with regard to novelty, inventive step or
Bo inc	ox No. V dustrial	Reasoned stater applicability; citation	nent undo	er Rule 43 xplanation	bis.1(a)(i) with regard to novelty, inventive step or as supporting such statement
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ind . Sta	dustrial	applicability; citation	ons and e	xplanatio	bis.1(a)(i) with regard to novelty, inventive step or as supporting such statement 3-8, 15-17 1, 2, 9-14, 18-20
. Sta	dustrial atement ovelty (N	applicability; citation	Yes: No:	xplanation Claims	3-8, 15-17
ind I. Sta	dustrial atement ovelty (N	applicability; citation	Yes: No:	xplanation Claims Claims	3-8, 15-17 1, 2, 9-14, 18-20
ind I. Sta No Ind	dustrial atement ovelty (N	applicability; citation	Yes: No: Yes:	Claims Claims Claims Claims Claims	3-8, 15-17 1, 2, 9-14, 18-20 3-8, 15-17

2. Citations and explanations

see separate sheet

Re Item V.

1. The following document is referred to in this communication:

D1: WO 01/28093 A (Koninklijke Philips Electronics N.V.)

2. INDEPENDENT CLAIM 1

The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 1 is not new in the sense of Article 33(2) PCT. Document D1 discloses (the references in parenthesis applying to this document):

a method for providing channel numbers, comprising:

receiving at least one domestic digital data transmission and at least one foreign digital data transmission (see page 10, lines 17 to 25);

wherein the at least one digital data transmission and the at least one foreign digital data transmission include logical channel number data for channels of programs therein (see page 7, lines 4 to 16);

assigning channel numbers for the channels of programs in the at least one domestic digital data transmission according to the logical channel number data therein (see page 11, lines 17 to 19); and

assigning channel numbers for the channels of programs in the at least one foreign digital data transmission that are in a higher range than the channel numbers for the channels of programs in the at least one domestic digital data transmission (see page 10, lines 17 to 23. That the foreign channels are assigned higher channel numbers that the domestic channels follows logically from the assignation of the domestic channels to the lowest channel numbers; see page 7, lines 18 to 26).

3. INDEPENDENT CLAIM 13

The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 13 is not new in the sense of Article 33(2) PCT. Document D1 further discloses (the references in parenthesis applying to this document):

a method for providing logical channel numbers, comprising:

receiving a plurality of domestic digital data transmissions of digital data services with different regional content (see page 9, lines 1 to 8);

wherein the plurality of domestic digital data transmissions include logical channel number data for channels of programs therein (see page 7, lines 4 to 16);

determining a particular one of the plurality of domestic digital data transmissions that has the strongest service (see page 11, lines 4 to 16);

assigning channel numbers for the channels of programs in the particular one of the domestic digital data transmissions that has the strongest service according, to the logical channel number data therein (see page 11, lines 4 to 19); and

assigning channel numbers, for the channels of programs in the plurality of domestic digital data transmissions other than the particular one of the domestic digital data transmissions that has the strongest service, that are grouped in at least one group, and that are in a higher range than the channel numbers for identifying the channels of programs in the particular one of the domestic digital data transmissions that has the strongest service (see page 11, lines 4 to 19. That the weaker domestic channels, i.e. those from other regions, are assigned higher channel numbers that the stronger domestic channels follows logically from the assignation of the domestic channels to the lowest channel numbers; see page 7, lines 18 to 26).

4. INDEPENDENT CLAIM 18

The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 18 is not new in the sense of Article 33(2) PCT, for the same reasons as already presented in respect to claim 1.

5. INDEPENDENT CLAIM 19

The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 19 is not new in the sense of Article 33(2) PCT, for the same reasons as already presented in respect to claim 13.

6. INDEPENDENT CLAIM 20

The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 20 is not new in the sense of Article 33(2) PCT, for the same reasons as already presented in respect to claim 1.

7. DEPENDENT CLAIMS 2, 9-12, 14

Dependent claims 2, 9-12, 14 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step (Article 33(2) and (3) PCT).

8. DEPENDENT CLAIMS 3-8, 15-17

The combination of the features of dependent claims 3-8, 15-17 are neither known from, nor rendered obvious by, the available prior art.